

FILED
10-11-2019
Clerk of Circuit Court
Outagamie County
2013CF001074

BY THE COURT:

DATE SIGNED: October 11, 2019

Electronically signed by Gregory B. Gill Jr.
 Circuit Court Judge

STATE OF WISCONSIN	CIRCUIT COURT BRANCH 4	OUTAGAMIE COUNTY
State of Wisconsin vs. Chong Leng Lee		Judgment of Conviction Amended Sentence to Wisconsin State Prisons
Date of Birth: [REDACTED] 1985	Case No. 2013CF001074	

The defendant was found guilty of the following crime(s):

Ct.	Description	Violation	Plea	Severity	Date(s) Committed	Trial To	Date(s) Convicted
1	[939.63(1)(b) Use of a Dangerous Weapon] 1st-Degree Intentional Homicide	940.01(1)(a)	Not Guilty	Felony A	12-08-2013	Jury	03-09-2016

IT IS ADJUDGED that the defendant is guilty as convicted and sentenced as follows:

Ct.	Sent. Date	Sentence	Length	Agency	Comments
1	06-02-2016	State prison	1 LF	Department of Corrections	Counts are consecutive to each other and to any other sentence. Defendant is to serve Count 2 first, then serve Count 3, then serve Count 4, then serve Count 1. Credit is to be applied to Count 2 first, then to Count 3.
1	06-02-2016	Restitution			Court orders extended supervision eligibility after 30 years but specifies that day as 2-1-2048. State has 60 days to file claim for restitution. Defense can request a hearing if objects to the amount. **09-08-2016 - Court orders twenty-five percent (25%) of defendant's inmate account is to be applied to restitution, but not the inmate wages. **05-25-2017 - Court order restitution as to victim's father. \$160.75 of funds held by Appleton Police Department applied to restitution as to victim's mother per the Order for Restitution signed on May 25, 2017.
1	06-02-2016	Costs			
1	06-02-2016	Community service			Defendant is to complete 20 hours per year if released to extended supervision.

Conditions of Sentence or Probation

Exhibit 1

Obligations: (Total amounts only)

Fine	Court Costs	Attorney Fees	<input type="checkbox"/> Joint and Several Restitution	Other	Mandatory Victim/Wit. Surcharge	5% Rest. Surcharge	DNA Anal. Surcharge
	163.00		5,976.80	13.00	92.00		

Pursuant to §973.01(3g) and (3m) Wisconsin Statutes, the court determines the following:

The Defendant is ☐ is not ☒ eligible for the Challenge Incarceration Program.

The Defendant is ☐ is not ☒ eligible for the Substance Abuse Program.

IT IS ADJUDGED that 0 days sentence credit are due pursuant to §973.155, Wisconsin Statutes

IT IS ORDERED that the Sheriff shall deliver the defendant into the custody of the Department.

If the defendant is in or is sentenced to state prison and is ordered to pay restitution, **IT IS ORDERED** that the defendant authorize the department to collect, from the defendant's wages and from other monies held in the defendant's inmate account, an amount or a percentage which the department determines is reasonable for restitution to victims.

If the defendant is placed on probation or released to extended supervision, **IT IS ORDERED** that the defendant pay supervision fees as determined by the Department of Corrections.

THIS IS A FINAL ORDER FOR THE PURPOSE OF APPEAL.

Distribution:

Gregory B. Gill Jr., Judge
 Melinda Joy Tempelis, District Attorney
 Ana L. Babcock, Defense Attorney
 Deborah Susan Vishny, Defense Attorney
 Evan Barrett Weitz, Defense Attorney
 DOC
 restitution
 ext. superv. language Ct 1

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STATE OF WISCONSIN	CIRCUIT COURT BRANCH 4	OUTAGAMIE COUNTY
State of Wisconsin vs. Chong Leng Lee		Judgment of Conviction Amended Sentence to Wisconsin State Prisons and Extended Supervision Case No. 2013CF001074
Date of Birth: [REDACTED] 1985		

The defendant was found guilty of the following crime(s):

Ct.	Description	Violation	Plea	Severity	Date(s) Committed	Trial To	Date(s) Convicted
2	Felon Possess Firearm	941.29(2)(a)	Not Guilty	Felony G	12-08-2013	Jury	03-09-2016
3	[939.05 PTAC, as a Party to a Crime] Intimidate Witness/Person Charged/Felony	940.43(7)	Not Guilty	Felony G	12-12-2013 on or about December 12, 2013 thru February 12, 2014	Jury	03-09-2016
4	[939.05 PTAC, as a Party to a Crime] Intimidate Witness/Person Charged/Felony	940.43(7)	Not Guilty	Felony G	12-12-2013 on or about December 12, 2013 thru February 12, 2014	Jury	03-09-2016

IT IS ADJUDGED that the defendant is guilty as convicted and sentenced as follows:

Ct.	Sent. Date	Sentence	Length	Agency	Comments
2	06-02-2016	State Prison w/ Ext. Supervision	3 YR	Department of Corrections	Counts are consecutive to each other and to any other sentence. Defendant is to serve Count 2 first, then serve Count 3, then serve Count 4, then serve Count 1. Credit is to be applied to Count 2 first, then to Count 3. Count 2 is time served.
3	06-02-2016	State Prison w/ Ext. Supervision	2 YR	Department of Corrections	Counts are consecutive to each other and to any other sentence. Defendant is to serve Count 2 first, then serve Count 3, then serve Count 4, then serve Count 1. Credit is to be applied to Count 2 first, then to Count 3.

Ct.	Sent. Date	Sentence	Length	Agency	Comments
4	06-02-2016	State Prison w/ Ext. Supervision 2 YR		Department of Corrections	Counts are consecutive to each other and to any other sentence. Defendant is to serve Count 2 first, then serve Count 3, then serve Count 4, then serve Count 1. Credit is to be applied to Count 2 first, then to Count 3.

Total Bifurcated Sentence Time

Confinement Period					Extended Supervision			Total Length of Sentence		
Ct.	Years	Months	Days	Comments	Years	Months	Days	Years	Months	Days
2	2	0	0		1	0	0	3	0	0
3	1	0	0		1	0	0	2	0	0
4	1	0	0		1	0	0	2	0	0

Conditions of Extended Supervision:

Ct.	Condition	Agency/Program	Comments
2	Other	Department of Corrections	Costs waived on this count. The Defendant is to undergo any counseling the agent finds appropriate and must comply with any recommended treatment/assessment/counseling. The Defendant is to maintain absolute sobriety - no alcohol or drugs unless prescribed by a physician. The Defendant is not to go into any bars, taverns or businesses where the primary purpose is to sell alcohol. If probation is revoked or discharged with outstanding financial obligations, a civil judgment shall be entered for the balance due, and/or other collection means, such as income assignment will be issued.
3	Other	Department of Corrections	Costs waived on this count. The Defendant is to undergo any counseling the agent finds appropriate and must comply with any recommended treatment/assessment/counseling. The Defendant is to maintain absolute sobriety - no alcohol or drugs unless prescribed by a physician. The Defendant is not to go into any bars, taverns or businesses where the primary purpose is to sell alcohol. If probation is revoked or discharged with outstanding financial obligations, a civil judgment shall be entered for the balance due, and/or other collection means, such as income assignment will be issued.
4	Other	Department of Corrections	Costs waived on this count. The Defendant is to undergo any counseling the agent finds appropriate and must comply with any recommended treatment/assessment/counseling. The Defendant is to maintain absolute sobriety - no alcohol or drugs unless prescribed by a physician. The Defendant is not to go into any bars, taverns or businesses where the primary purpose is to sell alcohol. If probation is revoked or discharged with outstanding financial obligations, a civil judgment shall be entered for the balance due, and/or other collection means, such as income assignment will be issued.

Pursuant to §973.01(3g) and (3m) Wisconsin Statutes, the court determines the following:

The Defendant is ☐ is not ☒ eligible for the Challenge Incarceration Program.

The Defendant is ☐ is not ☒ eligible for the Substance Abuse Program.

IT IS ADJUDGED that **850** days sentence credit are due pursuant to §973.155, Wisconsin Statutes

IT IS ORDERED that the Sheriff shall deliver the defendant into the custody of the Department.

If the defendant is in or is sentenced to state prison and is ordered to pay restitution, **IT IS ORDERED** that the defendant authorize the department to collect, from the defendant's wages and from other monies held in the defendant's inmate account, an amount or a percentage which the department determines is reasonable for restitution to victims.

If the defendant is placed on probation or released to extended supervision, **IT IS ORDERED** that the defendant pay supervision fees as determined by the Department of Corrections.

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